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John Ethen Jacobs
 1504 Colt Ridge Ln
 Mableton, Ga., 30126
 (678)-949-8519
 (404)-615-3866

APR 19 2018
 JAMES N. HATTEN, Clerk
 By: *AM Ratliff*
 Deputy Clerk

UNITED STATES DISTRICT COURT FOR
 THE NORTHERN DISTRICT OF GEORGIA
 ATLANTA DIVISION

John E Jacobs,
 Plaintiff,

vs.

State of Georgia, Cobb County, Cobb
 County Board of Commissioners,
 Cobb County Sheriff Neil Warren,
 Major Michael Skelton, Sergeant
 Simms, Deputy Miller, Deputy Calfee-
 Vittetoe, Deputy who interviewed me
 before going to solitary. All
 defendants in Official and individual
 capacities. There are other defendants
 but I did not have enough paper and
 ink for the 200 additional pages for the
 solicitors.

Defendant(s)

) Case No. **1:18-CV-1686**

)
) **COMPLAINT FOR**
) **VIOLATIONS OF CIVIL RIGHTS**
)
) **VIOLATIONS OF THE**
) **FIFTH, SIXTH,EIGHTH AND**
) **FOURTEENTH AMENDMENTS**
) **TO THE UNITED STATES**
) **CONSTITUTION, Equal Protection**
) **under the Law, False Arrest under**
) **state law, Assault and battery,**
) **Abuse of Process, Gross Spiteful**
) **Prosecution**

)

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COMPLAINT

1. This civil rights action seeks compensatory and punitive relief for damages arising from the violation of civil rights, the wrongful arrest and malicious prosecution and assault and battery of the plaintiff. The defendants demonstrated official policies, patterns, practices, and customs that manifested not only because of intentional discrimination, but also because of systemic failure to recognize or even care about basic principles of due process, and reckless disregard for human life and liberty.

JURISDICTION

2. Jurisdiction is invoked pursuant to 28 U.S.C. § 1331 (federal question) and 28 U.S.C. 1343 (Civil Rights and Elective Franchise) because Plaintiffs claims arise pursuant to 42 U.S.C. § 1983, et seq. (conspiracy for deprivation of constitutional civil rights).

3. Plaintiff provided sufficient *ante litem* notice pursuant to O.C.G.A. §§ 36-11-1, O.C.G.A. 36-33-5 et seq.

4. Pursuant to 28 U.S.C. § 1367, this court has supplemental jurisdiction over Plaintiff's claims arising under state law because the claims are so related to claims in this action within the Court's original jurisdiction that they form part of the same case and controversy.
5. Defendants reside within the Northern District of Georgia. All actions alleged herein occurred within the Northern District of Georgia. Venue in this district is proper for Defendants under 28 U.S.C. § 1331(b) & (c).

ALLEGATIONS

6. I spent a total of ten months in Cobb jail. After my arrest in Smyrna I spent nine continuous months in jail housed in a cell with approximately 40 other prisoners. There was a gang fight in another area so about 30 gang members were moved into my cell for a total of 70 inmates.
7. Most prisoners were black, about five were white but Hispanic prisoners were labeled white, according to the jail wrist bands they wore.

8. I had not been convicted of a crime, but I spent more time in jail than real criminals. And it was not just my time in jail but the cruelty I was subjected to by the guards, particularly Deputy Miller. My younger sister died 10 days before I was arrested, which added another burden.

9. I was sick when I was jailed and I got sicker. I had to pay for medical treatment, if it could be called that, I had to pay for OTC medication and I usually had to wait a month to be seen. I was charged \$5 for each medical visit and the medications for a total of \$20. I did not see a doctor.

10. The food was terrible. It was unhealthy, unappetizing and insufficient quantity. The food was so bad and the portions so tiny I lost weight while in jail, and I was not fat when I went in. Breakfast was usually a small bowl of expired cereal, sometimes the milk was bad, and a small packet of instant coffee and sugar. Lunch was bologna on 2 pieces of white bread with a small packet of tasteless oil. Supper was usually spaghetti that had no flavor. A small packet of Kool-Off, which may have been privately contracted with the sheriff, came with meals. Coffee, tea or other drinks had to be bought at the commissary. Water was from a fountain attached to a metal toilet.

Sunday we had pancakes (plastic cakes). Twice a week we had grits and powder eggs. A few times a month we were given some slices of fruit. I traded some of my food for the healthier option of fruit.

11. My father and brother-in-law gave me \$60; which I had to stretch over the nine months, for the commissary after the Smyrna arrest. It was infuriating when guards took away food, pens, paper or other supplies I bought at the commissary with the little money I had.

12. The guards were too lazy and uncaring to distribute toilet tissue, soap, deodorant or toothpaste from the storeroom. Instead, we were expected to buy these items from the commissary. Dental floss was not allowed. I used threads from a towel for floss. If I had been discovered I would have been charged with criminal/malicious damage and forced to pay \$35 for a towel, so I was discrete.

13. We were issued used prison clothes. This included used underwear and socks. We were issued one pair of used shower sandals for shoes which were terribly uncomfortable to wear on the concrete floors. I was in jail so long

the shoes began to wear away, the guard would not give me a new pair instead they would always make excuses. It got to the point where I had to use the plastic bag our sack lunches came in to make a lace to tie the shower shoes together.

14. When I finally got the opportunity to get new sandals I thought the green color on them was paint. It turned out to be fungus or mold. After two weeks my feet became infected and I needed medical treatment.

15. It took another two weeks to get medical help. I wrote a humorous letter to get the nurse's attention. She brought medication with her; otherwise it would have taken another two weeks to see a doctor, if the nurse approved it.

16. The judge saw how we were dressed, including the shower sandals. No one cared.

17. We had to request haircuts, but nothing came of it, just like all my other requests. I've always kept my hair short, but after five months in jail my hair and beard had grown long.

18. We were supposed to get an hour a day outside in the yard for air and sunlight but we never got close to that.

19. Not getting fresh air or seeing daylight was bad enough, but something that may permanently affect my health was the three times a month radiation dose we received from the Rapiscan body scanners when we came back from waiting for court. The Forbes article “TSA Abandons Rapiscan's Nude Body Scanners” says that the Transportation Security Agency has stopped using these machines and each machine costs \$180,000. The article says these machines are used in maximum-security prisons. I was in a county jail.

20. Shake downs by guards happened once or twice a week. In a shake down, 20 to 25 guards suddenly rushed into the cell screaming and yelling, often while we were asleep. We were body searched then herded into the recreation area. During those searches our sleeping mats, sheets, clothing and few personal items were gone through and thrown on the floor. Items guards claimed were contraband were seized, including items bought at the jail commissary. The guards tore up everything and left.

21. The "recreation area" where we were held during shake downs was like a concrete swimming pool with no water. From there we could see and hear the guards shouting as they tore up our stuff.

22. This was not for the safety of guards and prisoners but sheer harassment. I overheard one guard say, "We ought to go shake down O-POD. That'll really piss them off."

23. I filed grievances while I was in jail and kept a daily record. This infuriated some of the guards, especially Deputy Miller. He was the worst of the guards, he claimed that it was policy that "...nothing come back from detail".

24. I wanted to file a grievance against him but they would not give me the form. It got to where I was about to file a grievance about not being able to file a grievance.

25. Deputy Miller took my notes, pens, paper and food I bought at the commissary. He said he did not "recognize" any of the items as being from there.

26. I started carrying my notes so they would not be read and taken by the guards, but when Deputy Miller searched me and found my notes there was a problem. Deputy Miller was angry that I kept a journal. He told me I could not carry any items even though other inmates carried things.

27. Deputy Miller and Deputy Calfee-Vittetoe threw away my addresses and phone numbers so I did not have contact information. They threw away contact info for the investigating detective and my public defender, as well as my motions. I especially needed my pastor's address and phone number because he tried to help me. When he spoke with my public defender Hildebrand, H. said "...he will not plead guilty". My pastor told him that was because I was innocent. My pastor wanted me to mail him my charges, bonds, fines and other general info about my case.

28. I needed stamps and envelopes to maintain contact with the outside world. Because I could not afford to buy them at the commissary I asked my

sister to send these items. When she did, the jail notified me these items were contraband and from then on blocked all my mail.

29. Sometime before Miller incident sergeant Simms came to the medical pod and watched me for 10 min.

30. The day before Miller claimed I assaulted him he came to the medical pod where I worked as a "feeder" for ill inmates and did other duties. He watched me for about 10 minutes. He was supposed to be supervising workers in the main housing. There was no reason for him to be in medical pod.

31. The next day after work detail Deputy Miller ordered me to put my hands on the wall while he searched me. He was ready to start something. Suddenly he said I "assaulted" him. He snickered. He handcuffed me and injured my hands with what felt like a piece of metal, all the time saying I was "weird" and needed "mental help".

32. He then forced me to sit on a bench, chained me to the bench where he slammed my right foot into the floor and cuffed my ankles as tightly as the cuffs would go leaving little circulation.

33. Deputy Calfee-Vittitoe claimed that "...when making little notes on sheets of paper it becomes trash".

34. They also diverted their attention to my bible and shook all the notes of the scriptures out.

35. We were in an area with security cameras but a video of the alleged assault was never produced.

36. Deputy Miller called Sergeant Sims and said one of their codes. When the Sergeant arrived they went into an office and closed the door. About ten minutes later they came out. I told the sergeant that Deputy Miller attacked me. She was not interested in my explanation, rather than hearing my side of the incident she was very combative as if I somehow deserved all of this over pens and paper. (Even though other inmates carried books, notes, and sometimes even a bible). I told them that when I got out I would file a real grievance.

37. I was taken to medical. Deputy Miller did not request or receive medical treatment for the alleged assault.

38. The week of September 11th 2015 I wrote the medical department requesting a doctor's report for the incident regarding Deputy Miller but got no answer.

39. I never went to court for this assault. It was handled in house. I was put in solitary confinement for fighting and resisting a jailer. Sergeant Sims had me sign a paper after my time in solitary.

40. I was told by a guard (I cannot remember his name he was the one who bragged about having all the guns and chains just before I went to solitary) that the usual time in solitary for assaulting a guard was 60 days but because I had been such a good prisoner I would get only 7 days.

a. The penalty for assaulting a correctional officer is not up to 60 days of solitary confinement as determined by jail staff.

b. Georgia Code 16-10-24 - Obstructing or hindering law enforcement officers: Whoever knowingly and willfully resists, obstructs, or opposes any law enforcement officer, prison guard, correctional officer, community supervision officer, county or Department of Juvenile Justice juvenile probation officer, probation officer serving pursuant to Article 6 of Chapter 8 of Title 42, or conservation ranger in the lawful discharge of his or her official duties by offering or doing violence to the person of such officer or legally authorized person is guilty of a felony and shall, upon conviction thereof, be punished by imprisonment for not less than one nor more than five years.

41. I have a copy of the jail charges against me for “fighting and resisting staff” and “refusal to obey” and that the penalty for each is 30 days in solitary. I also kept copies of all the grievances I filed.

42. Three times a month we were taken to a holding cell for possible court hearings. I had not spoken with a public defender or had a bond reduction hearing. We were roused at 4:00 am and taken to a small holding cell in the jail where we sat until 7:00 am. For breakfast we got grits and powder eggs. This was the only time in jail we were given orange juice. We were then

bused to court where we sat in a smaller cell than the one we just left. At 7:30 am we were given a sack lunch of bologna sandwiches. This was the only food we had all day. The only water we had to drink was from a fountain attached to the toilet. We usually sat in this cell until 5:00 pm. I went all those times for a court hearing that never happened.

43. I tried to get information from the court for filing lawsuits, grievances and requests but was told in a letter from court there was no information for that. I wanted to start my civil action since state court was not interested in justice or truth. (see exhibit 6 state inquiry)

44. Additionally, Because of Hildebrand's failure to provide competent counsel I attempted to move my case forward by filing motions. (see Cobb Police complaint)

45. The jail denied and limited resources because I was not a pro se inmate. (see exhibit 5 –grievance library)

46. No remedies for any of my grievances. Limits of Law Library, Antagonizing guard Deputy Miller, case not heard by veteran's

- c. Health hazards-Rapiscanner
- d. Lab for social experimentation through a controlled environment.
- e. Public safety undermined by the pursuit of convictions. One inmate bragged about the fact that he knew ICE would not pick him up.
- f. Attacked by Deputy Miller; ASSAULT AND BATTERY.
- g. Calfee-vittetoe negligence in aiding Miller by shaking notes out of bible to harass and intimidate instead of finding out what happened.
- h. S.Simms negligent by angrily scolding me for carrying pens not an inkling of concern as to what facts of the incident were.
- i. Deputy who interview plaintiff before going to solitary bragged about having all the guns and chains instead of facts of the incident.
- j. Ignored when requested a medical report of the incident.
- k. Attack occurred in sally port but no video was produced. Violation of the 8th Amendment cruel and unusual punishment and excessive force.
- l. Kangaroo hearing; predetermined guilt.
- m. 7 days in solitary confinement
- n. Mail keeps being returned.

- o. Because of Hildebrand's failure to provide competent counsel I attempted to move my case forward by filing motions. The jail denied and limited resources because I was not a pro se inmate.
50. Grievances all administratively exhausted and jail staff considered the matters 'closed'.
 - a. Law Library
 - b. Antagonizing guard
 - c. Case not heard by veterans accountability court
51. Not filing appeal after conviction
52. After acquittal/release I sat in jail for another 5 hours.
53. Ongoing damages – O.C.G.A. § 51-12-6???
54. § 1-12-5. Additional damages for aggravating circumstances
55. Wrongful Conviction
56. Justice system cannot be trusted
57. Stat led pursuit of convictions trivializes law and justice which can affect public safety.
58. Damage to reputation in community
59. Defamation; Neither police, public defenders nor prosecution were interested in facts.
60. Still struggling to find permanent employment.

61. Psychological trauma.
62. Severely lacking in technical prowess which causes the need for re-training leading to depression.

CLAIM FOR RELIEF

63. Plaintiff realleges and incorporates herein by reference each and every allegation contained in paragraphs 1 through 61 of this complaint. Cobb Defendants named herein unlawfully deprived John Jacobs of his constitutional rights and caused additional prosecution to be instituted by

- a. Working without pay.
- b. Exposing him to the known to be dangerous Rapescanner.
- c. Notices mail keeps being sent back after writing the judge.
- d. Cruel antagonizing guards
- e. Watched the plaintiff the day before the attack.
- f. Falsely accused him of attacking a guard.
- g. Plaintiff was mocked, humiliated and threatened by guards after the incident.
- h. Kangaroo hearing were I was not able to defend myself nor was a lawyer present.
- i. Grievances.

64. Pursuant to O.C.G.A. § 51-7-4 Lack of probable cause, question for jury, O.C.G.A. § 51-7-1. Right of action for false arrest, O.C.G.A. § 51-7-40 Right of action for malicious prosecution plaintiff has right of action.

65. Pursuant to O.C.G.A. § 51-7-47 Measure of damages by the circumstances of each case, plaintiff is entitled to all applicable damages under;

- a. O.C.G.A. § 51-12-5.1 Punitive damages
- b. O.C.G.A. § 51-12-3 - Direct and consequential damages
- c. O.C.G.A. § 51-12-4 - Damages given as compensation for injury
- d. O.C.G.A. § 51-12-5. Additional damages for aggravating circumstances
- e. O.C.G.A. § 16-5-42 False imprisonment under color of legal process
- f. 42 U.S.C. § 1983 Pp 34-38
- g. 42 U.S.C. § 1985 (2)(3)
- h. The Fourth Amendment (1791) protects people against unreasonable searches and seizures of either self or property by government officials
- i. The Fifth Amendment (1791) due process of law
- j. The Sixth Amendment (1791) provides several protections and rights to an individual accused of a crime. The accused has the right to a fair and speedy trial.
- k. The Eighth Amendment (1791) cruel and unusual punishment.
- l. The Thirteenth Amendment (1865) involuntary servitude, as punishment for a crime.
- m. The Fourteenth Amendment (1868) a state shall not violate a citizen's privileges or immunities; shall not deprive any person of life, liberty, or property without due process of law; and must guarantee all persons equal protection.
- n.

66. Plaintiff filed a claim using S.F.95 and sent ante litem letter pursuant to O.C.G.A. §§ 36-11-1, O.C.G.A. 36-33-5, O.C.G.A. 50-21-26 (2010) et. seq. and received no response.

ITEMS BEING CLAIMED FOR RELIEF

67. Malicious Prosecution

**68. Government employees on all levels either lying or threatening to lie in
order to harass and intimidate**

69. Foot infected with fungus

70. Defamation

71. Intimidation and Harassment

72. Number of Court Appearances

73. Drug test

74. Assault and battery

75. Injury to hands

**76. Mocked by guards after attack, called “weird” and “...in need of a
psychological exam”.**

77. Intentional Infliction of Emotional Distress

78. Abuse of process

79. Damage to reputation

80. Due process of Law

81. Gross Negligence

82. Exposure to hazardous Rapiscanner

83. \$121000/DAMAGES

84. As a direct and proximate result, Plaintiff suffered damages including, without limitation, shame, humiliation, anxiety, personal injuries, loss of time from work, diminished earning capacity in his profession, embarrassment, costs of legal defense and investigation expenses, and mental wellbeing in the investigation and pursuit of this action.

85. It was further part of the conspiracy that some of the public defenders, and prosecutors aided and abetted by each other within the State, to maliciously prosecute Plaintiff in violation of his rights.

86. Defendants receive federal funds and waive immunities.

Dated this [23RD day of March, 2018]

John Ethen Jacobs

John Ethen Jacobs, Pro Se
1504 Colt Ridge Ln
Mableton, Ga 30126
(678)-949-8519
(404)-615-3866

CLERK OF THE STATE COURT,

I AM JOHN JACOBS, AN INMATE AT THE COBB COUNTY JAIL. I AM WRITING TO INQUIRE ABOUT INFORMATION TO KNOW BEFORE FILING A LAWSUIT, FORMS AND FEES AND OTHER INFORMATION TO FILE A LAWSUIT. (ETC.)
I AM ALSO ASKING FOR THE FILING OF SOME MOTIONS AS WELL AS THE FORMS FOR WORDING AND STRUCTURE OF PROPERLY FILED MOTIONS.

§ 15:5 RELEASE

§ 8:4 MOTION FOR BOND FORM 1 & 2

§ 14:161A DEMAND FOR SPEEDY TRIAL FORM 182

§ 14:162 OUT OF TIME DEMAND FOR TRIAL

§ 14:163 ACQUITTAL FOR FAILURE TO TRY

§ 14:164 DISMISSAL FOR FAILURE TO HAVE SPEEDY TRIAL

§ 14:234 RETURN OF SEIZED PROPERTY

 7/29/2015



STATE COURT CLERK'S OFFICE

12 East Park Square
Marietta, Georgia 30090

Angie T. Davis

Clerk

Robin C. Bishop
Chief Deputy Clerk

DATE: August 3, 2015

RE: JACOBS, JOHN

The enclosed correspondence is being returned to you for the following reason(s):

Our office has no record of a case for the information you provided.

The State Court of Cobb County is the court in which Traffic and Misdemeanor cases are filed. The case you requested has been destroyed pursuant to the Records Retention Schedule for Courts. Traffic Violation Bureau citations prior to 2007 have also been destroyed. There is no docket available for TVB citations pursuant to (O.C.G.A. 40-13-61).

Our office is in need of additional information in order to locate a case file. Please provide us with any, or all of the following: charges, disposition date, offense date, case number, citation or warrant number

You have requested a disposition; however this case is still active:

Case number has a court date of .

Case number is in a Bench Warrant/License Suspension status.

The pleadings you have attempted to file do not reflect any case in our Court's Case Management System. Please verify a case number has been assigned and place the case number on the pleadings before returning them to our office.

Other: **WE ARE NOT ABLE TO PROVIDE YOU WITH THIS INFORMATION.**

***This office does not perform record searches however we are open for public viewing and copying of records Monday through Friday between the hours of 8 a.m. and 5 p.m.**

Sincerely,
Melissa Brady
Deputy Clerk,
State Court Clerk's Office

10
No. 41059COBB COUNTY DETENTION FACILITY
INMATE GRIEVANCE FORM
CASE # 32668INMATE NAME Jacobs, John
CELL LOCATION L1
DATE ISSUED 08/09/15
ISSUED BY D/S STONESOID 864319DATE OF INCIDENT 8/8/15

BRIEFLY STATE YOUR GRIEVANCE Deputy Miller and his disrespet. Deputy Miller has been antagonizing me and throwing away items I purchased from commissary. He has also allowed his partner to throw away my daily logs which I use to recall my thoughts and events of the day. Page 6 para. 9 of rule book says staff are responsible for logs, damage, theft, but that is what was constantly happening because of staff. On that day I lost 2 sets of earbuds, and 3 pens. This after he stole and discarded a commissary pen 1 week prior, and 2 more pens with my name. After all of this he then started to call me "weird" and said I need a psychological. Example I turned to ask him why is he constantly throwing away my stuff. He threw cuffs on me while I washed my hands and wrist then claimed I was assaulting him? Out of space, but I will file a real grievance.

Inmate: Signature/Date John E. Jacobs 8/9/15
Received by: Signature/Date A. Dot 8/12/2015

8/12/2015

Respondent: Check One Forwarded by: Officer Respond by Officer Team 1 Team 2 Team 3 Team 4 Medical Prison Work Release Food Service Maintenance Inmate Services Accounting/Commissary

Response Inmate Jacobs I was in m-pod on the date that this incident took place. I suggested to you to leave all your pens, paper and personal items that you were taking on detail in the dorm. The pens that Deputy Miller took from you had been altered and is considered contraband. You were handcuffed because you became combative with Deputy Miller when he started to find objects on you that you were not suppose to have.
Staff Signature/Date Sgt. Stevens 8/9/15

Received by Inmate/Signature-Date John E. JacobsReturned by Staff/Signature-Date Sgt. Stevens 8/12/15

Note: You must submit your grievance on the same day you receive it. You have 5 days to appeal the findings from the date of response. (You must request an appeal form)

WHITE COPY: ORIGINAL/FILE

YELLOW COPY: INMATE RESPONSE

PINK COPY: INMATE REQUEST

No. **41344**

COBB COUNTY DETENTION FACILITY
INMATE GRIEVANCE FORM
CASE # 32802

INMATE NAME 32802, John
CELL LOCATION L5
DATE ISSUED 8-20-15
ISSUED BY Deputy B. Brown

SOID 000864319DATE OF INCIDENT 8-20-15

BRIEFLY STATE YOUR GRIEVANCE I AM A US NAVY VETERAN AND WOULD
LIKE CASE TO BE HEARD OR REVIEWED BY VETERANS ACCOUNTABILITY AND TREATMENT
COURT. I HAVE NOT BEEN TREATED FAIRLY, 6 MONTHS FOR A FALSE FAILURE TO
APPEAR ON A MISDEMEANOR OBSTRUCTION BECAUSE I DEMANDED A TRIAL.

Inmate: Signature/Date John E Jacobs II 8/20/15
Received by: Signature/Date Deputy Brown #354 8/20/15

Respondent: Check One Forwarded by: 08215 Respond by 082815

Team 1 Team 2 Team 3 Team 4 Medical Prison Work Release

Food Service Maintenance Inmate Services Accounting/Commissary

Response Your case has been sent to the Coordinator for
the Veteran's Court. You should hear from a representative in the
near future.

Staff Signature/Date G. Thersly 08215

Received by Inmate/Signature-Date GIC 11th 8/26/2015

Returned by Staff/Signature-Date 8/26/15

Note: You must submit your grievance on the same day you receive it. You have 5 days to appeal the findings from the date of response. (You must request an appeal form)

WHITE COPY: ORIGINAL/FILE

YELLOW COPY: INMATE RESPONSE

PINK COPY: INMATE REQUEST

COBB COUNTY DETENTION FACILITY
GRIEVANCE APPEAL FORM
CASE # 32972

INMATE NAME Jacobs, John SOID 864317
CELL LOCATION _____
DATE ISSUED 9/6/15
ISSUED BY DIS cc: V.H. -

BRIEFLY STATE YOUR

APPEAL I AM WRITING TO APPEAL THE 50 PAGE/MO LIMIT. I UNDERSTAND WHY ITS THERE, BUT IN A EMERGENCY SITUATION SUCH AS INEFFECTIVE COUNSEL, 50 PAGES PER WICK OR WHAT EVER IS NEEDED WON'T HURT. THE U.S. CONSTITUTION AND THE GEORGIA CONSTITUTIONS HOLDS THAT I HAVE THE RIGHT TO REPRESENT MYSELF OR DEFEND MYSELF. YOU PEOPLE RUN THE JAIL ALL YOU HAVE TO DO LOOK ME UP AND SEE WHY I AM HERE, AND THAT I HAVE HARDLY GONE TO COURT. I AM HERE ON A FALSE FAILURE TO APPEAR ON A MISDEMEANOR OBSTRUCTION. THE COURT HAS MISSED AROUND FOR 2 YEARS AND ARE GETTING DESPERATE BECAUSE THE STATUTE OF LIMITATIONS IS IN 2 MONTHS. I HAVE BEEN HERE SINCE 2/7. THEY USES JAIL TO FORCE A PLEA. NEVER!
Inmate: Signature/Date John G. Weller 9/6/2015 120, WR30
Received by: Signature/Date MORNING #355 DM 9/6/15

Date/Forwarded to: Mr. Williams 090415

Team 1 Team 2 Team 3 Team 4 Medical Prison Work Release
 Food Service Maintenance Inmate Services Accounting/Commissary

Response: Mr. Jacobs, the 50 page limit for new prose' inmates still stands, but you opposition to this rule has been noted.

Signature/Date John G. Weller 9/9/15

Received by Inmate/Signature-Date John G. Weller 9/9/2015

Returned by Staff/Signature- Date John G. Weller #354 9/9/15

Note: This response shall serve as the final decision in this matter.

WHITE COPY/ORIGINAL TO FILE YELLOW COPY: INMATE COPY PINK COPY: INMATE REQUEST